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10	Attorneys for Plaintiff MICHELLE MCKENNA			
11	ANYTHIN STATES DISTRICT COLUMN			
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
13	MICHELLE MCKENNA,			
14	Plaintiff,	Case No. 2:14-cv-01773-JAD-CWH		
15	vs.			
16	DAVID Z. CHESNOFF, CHTD. P.C. d/b/a			
	CHESNOFF & SCHONFELD; DAVID Z.			
17	CHESNOFF; and RICHARD A. SCHONFELD,			
18	Defendants.			
19				
	STIPULATION AND ORDER TO S			
20	·	/B/A CHESNOFF & SCHONFELD'S SUBMITTED IN SUPPORT OF		
21		FION TO COMPEL INDEPENDENT		
22	MEDICAL EXAM OF PLAINT	IFF MICHELLE MCKENNA		
22				
23	Pursuant to Local Rules IA 6-2 and 7-1, Pla	intiff Michelle McKenna ("Ms. McKenna") and		
24	Defendants David Z. Chesnoff, Chtd. P.C. d/b/a Chesnoff & Schonfeld ("Chesnoff & Schonfeld");			
25	David Z. Chesnoff; and Richard A. Schonfeld (collectively, "Defendants") hereby stipulate and			
26	agree to the following briefing schedule:			
27	1. On July 1, 2016, Defendant Chesnoff & Schonfeld filed its Motion to Compel			
28	Independent Medical Exam of Plaintiff Michelle McKenna ("Motion") [ECF No. 53].			
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1	2.	On August 22, 2016, Ms. Mo	eKenna filed her Sealed Response to Motion to Compel	
2	Independent Medical Exam of Plaintiff Michelle McKenna ("Response") [ECF No. 62].			
3	3. On September 1, 2016, Chesnoff & Schonfeld filed its Reply to Plaintiff's			
4	Opposition to	Opposition to Defendant's Motion to Compel Independent Medical Exam of Plaintiff Michelle		
5	McKenna ("Reply") [ECF No. 71].			
6	4.	4. On September 1, 2016, Defendant Chesnoff & Schonfeld filed its Objections to		
7	Evidence Submitted in Support of Plaintiff's Opposition to Defendant's Motion to Compel			
8	Independent Medical Exam of Plaintiff Michelle McKenna ("Objections") [ECF No. 72].			
9	5.	Neither the FRCP nor the Lo	ocal Rules expressly provide for briefing on the	
10	Objections.			
11	6.	Accordingly, the Parties requ	uest that the Court set a briefing schedule on the	
12	Objections and stipulate and agree as follows:			
13	A. Ms. McKenna shall have up to and including September 16, 2016 to file a			
14	Response to the Objections.			
15	B. Chesnoff & Schonfeld shall have up to and including September 23, 2016 file a			
16	Reply in Support of the Objections.			
17	DATED this	8th day of September, 2016.	DATED this 8th day of September, 2016.	
18	By: /s/ Kelly		By: /s/ Sean D. Cooney	
19	Sarah E	. KENNEDY . HARMON	BRIAN K. TERRY SEAN D. COONEY	
20		L. STEVENS	THORNDAL, ARMSTRONG, DELK, BALKENBUSH & EISINGER	
21	8984 Spa	❖KENNEDY unish Ridge Avenue	1100 East Bridger Avenue Las Vegas, Nevada 89101	
22		ns, Nevada 89148-1302	Attorneys for Defendants	
23	Attorneys for MICHELLE	r Plaintiff MCKENNA	DAVID Z. CHESNOFF, CHTD. P.C. d/b/a CHESNOFF & SCHONFELD; DAVID Z.	
24			CHESNOFF; and RICHARD A. SCHONFELD	
25			THE AG OF STREET	
26			IT IS SO ORDERED:	
27			UNITED STATES MAGISTRATE JUDGE	
28			Dated: September 9, 2016	
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	1	Respectfully Submitted by:
	2	BAILEY * KENNEDY
	3	By: <u>/s/ Kelly B. Stout</u> DENNIS L. KENNEDY
	4	SARAH E. HARMON KELLY R. STOUT
	5	8984 Spanish Ridge Avenue Las Vegas, Nevada 89148-1302 Attorneys for Plaintiff MICHELLE MCKENNA
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